

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NEW YORK

**Chen, J.
Levy, M.J.**

ALROY RICHARDS
(Plaintiff)

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

-against-

1. CITY OF NEW YORK - ATTN:
Corporation Counsel
2. MR ROSARIO (Police Officer)

(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names. Do not include addresses here.)

Complaint for Violation of Civil Rights

(Non-Prisoner Complaint)

Case No. 24-cv-07074-PKC-RML

(to be filled in by the Clerk's Office)

Jury Trial:

☒ Yes

☐ No

(check one)

If Warranted

NOTICE

Federal Rules of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number.

Plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

In order for your complaint to be filed, it must be accompanied by the filing fee or an application to proceed in *forma pauperis*.

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name

RICHARDS, Alroy

Street Address

179 Elm Street

City and County

Valley Stream (Nassau)

State and Zip Code

N.Y. 11580

Telephone Number

347-779-3620

E-mail Address

alroyrichards7@gmail.com

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known) and check whether you are bringing this complaint against them in their individual capacity or official capacity, or both. Attach additional pages if needed.

Defendant No. 1

Name

CITY OF NEW YORK

Job or Title
(if known)

NYC Law Department
ATTN: Corporation Counsel

Street Address

100 Church Street

City and County

New York (New York)

State and Zip Code

N.Y. 10007

Telephone Number

212-356-1000

E-mail Address
(if known)

not known as yet, but can use
Service ECF@law.nyc.gov

Defendant No. 2

Name

Mr. ROSARIO

Job or Title
(if known)

Police Officer (#966819)

Street Address

110 67th Precinct, Brooklyn (N.Y.)
2820 Snyder Avenue

City and County

Brooklyn

State and Zip Code

N.Y. 11226

Telephone Number

718-287-3211

E-mail Address
(if known)

unknown, but can refer to
Service ECF@law.nyc.gov

Defendant No. 3

Name

Job or Title
(if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address
(if known)

Defendant No. 4

Name

Job or Title
(if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address
(if known)



II. Basis for Jurisdiction

Under 42 U.S.C. § 1983, you may sue state or local officials for the "deprivation of any rights, privileges, or immunities secured by the Constitution and [federal laws]." Under *Bivens v. Six Unknown Named Agents of Federal Bureau of Narcotics*, 403 U.S. 388 (1971), you may sue federal officials for the violation of certain constitutional rights.

A. Are you bringing suit against (check all that apply):

- ☒ ~~State~~ or local officials (a § 1983 claim)
☐ Federal officials (a *Bivens* claim)

B. Section 1983 allows claims alleging the "deprivation of any rights, privileges, or immunities secured by the Constitution and [federal laws]." 42 U.S.C. § 1983. If you are suing under section 1983, what federal constitutional or statutory right(s) do you claim is/are being violated by state or local officials?

see below

COLOUR OF STATE, 4TH AMENDMENT (See below), EXCESSIVE FORCE, 14th AMENDMENT, RETALIATION, 4th Amendment = Unlawful "Imprisonment" or Illegal Detention, 14th Amendment Violated Due to Administrative Processes, Equal Protection Clause (E.P.C.), inter alia

C. Plaintiffs suing under *Bivens* may only recover for the violation of certain constitutional rights. If you are suing under *Bivens*, what constitutional right(s) do you claim is/are being violated by federal officials?

N/A

D. Section 1983 allows defendants to be found liable only when they have acted "under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia." 42 U.S.C. § 1983. If you are suing under section 1983, explain how each defendant acted under color of state or local law. If you are suing under *Bivens*, explain how each defendant acted under color of federal law. Attach additional pages if needed.

See the ADDITIONAL Pages attached. Important. EXHIBITS A-F are also attached, with direct co-relations.

EXTENSION
(extra pages)
added.

plus DEPRIVATION OF PROPERTY INTEREST unlawful
DEPRIVATION OF PROPERTY RIGHTS

III. Statement of Claim

State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alleged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

A. Where did the events giving rise to your claim(s) occur?

along Church Avenue, at corner of South East (S.E.) of East (E.) 40th Street, Brooklyn, N.Y. 11203 between Albany Avenue and E. 40th Street, going towards Utica Avenue at 7:42 pm (NOTE TIME)

B. What date and approximate time did the events giving rise to your claim(s) occur?

JULY 8, 2023 at 7:42 pm, along Church Avenue and NOT 7:35 pm as the NYPD summons is purporting
VICINITY: 1st Harvest Professional Services (on left) and Pure Spot (Blue Magic Botanic) on side of where Plaintiff's car

C. What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?)

See ADDITIONAL PAGES Attached

* 1st Harvest Professional = 40-17 Church Avenue
Brooklyn, N.Y. 11203

* Blue Magic Botanic = 5 40-02 Church Avenue
Brooklyn, N.Y. 11203

IV. Injuries

If you sustained injuries related to the events alleged above, describe your injuries and state what medical treatment, if any, you required and did or did not receive.

NO PHYSICAL INJURIES suffered. However, MENTAL ANGUISH, FEAR (especially at the material time and shortly after) FREQUENTLY RECALLING TRAUMA OF THE EVENT.

V. Relief

State briefly what you want the court to do for you. Make no legal arguments. Do not cite any cases or statutes. If requesting money damages, include the amounts of any actual damages and/or punitive damages claimed for the acts alleged. Explain the basis for these claims.

(a) Find Respondents responsible, either separately, or jointly.
(b) CEASE and DESIST pattern, practice towards Plaintiff to NYPD, and CITY OF NEW YORK.
(c) AWARD DAMAGES: PUNITIVE, MONETARY, COMPENSATORY, and GENERAL
(d) Sum of FIVE HUNDRED THOUSAND DOLLARS (\$500,000.00) and (e) If warranted, JURY TRIAL.

VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.



A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 10/04/, 2024

Signature of Plaintiff 

Printed Name of Plaintiff RICHARDS, Alroy
Pro-Se

UNITED STATES DISTRICT COURT

EASTERN DISTRICT
NEW YORK

Civil Action #:

ALROY RICHARDS

Petitioner

vs.

1. CITY OF NEW YORK – ATTN: Corporation Counsel
2. Mr. ROSARIO (Police Officer)

Respondents

EXTENDED SHEET

Please **TAKE NOTE**, that, I, **Alroy Richards, Plaintiff** (Pro-Se) is filing this Lawsuit, against the **City of New York** (NYC Law Department), ATTN: Corporation Counsel, and Mr. **Rosario, Police Officer**, of the NYPD 67th Precinct, Brooklyn, New York 11203. This resulted from the Illegal Detention, or Unlawful "Imprisonment", of the Plaintiff, on 07/08/2023, along Church Avenue, Brooklyn, N.Y., during an alleged Traffic Stop, from profiling, harassing, and intimidating the Plaintiff. Pattern, practice, and now norm (Monell) against the Plaintiff. In order not to be too extending, the Plaintiff will for now, seek to pronounce the Causes of Actions, and how each Respondent, violated the Plaintiff's Constitutional Rights.

I, Alroy Richards, Plaintiff, further states:

- CAUSES OF ACTIONS, are: MONELL Claims, COLOUR OF STATE, 4th AMENDMENT, (Illegal Detention/Unlawful "Imprisonment"), 14th AMENDMENT (Breaches of Administrative Process, and, Due Process, plus Equal Protection Clause), EXCESSIVE FORCE, HARASSMENT, RETALIATION, and DEPRIVATION OF PROPERTY INTERESTS, along with DEPRIVATION OF PROPERTY RIGHTS.
- That the Plaintiff was driving his motor vehicle, so described, along Church Avenue, Brooklyn, N.Y. 11203, heading towards general Utica Avenue. Time was 7:42 pm, and NOT 7:35 pm, as are being alluded to, by the NYPD.
- Plaintiff reached the vicinity of Pure Spot (Blue Magic Botanic), on the same side, with First Harvest Professional Services across the Road, on the left. Both businesses are at 40-17 Church avenue, and 40-02 Church Avenue, respectively, in ZIP 11203. Actual location is also between Albany Avenue, and East 40th Street.
- All of a sudden, the Plaintiff saw when the Police teams pulled up, and endeavoured to accuse the plaintiff of Traffic violations. Plaintiff is aware that he was being followed by the Police, in unmarked vehicles (profiled). Usually occurs, towards Plaintiff, particularly in Brooklyn (N.Y.). Previous matters with NYPD Brooklyn, all along, due to Plaintiff's formal complaints, going through Precinct Command, Internal Affairs, and even the NYPD Headquarters, at 1 Police Plaza, New York, N.Y.

- Several Police Officers, including Mr. Rosario, surrounded the Plaintiff's motor vehicle, suspiciously. They proceeded to again accuse the Plaintiff, of traffic violations, which the Plaintiff staunchly denied.
- Paper works were provided to the said NYPD, upon being requested. Plaintiff was told to remain in his motor vehicle, which he did, for nearly ten (10) or so minutes.
- The NYPD then returned after those times, and handed a pink sheet of paper (Summons), to the Plaintiff. The reference number is 4449280865, and it had a Court appearance date of 07/27/2023. No other statements were provided to the Plaintiff, by the NYPD, neither intimidated.
- Plaintiff attended on the Court House, at 1 Centre Street, on 07/27/2023, where after a Trial, with the NYPD in absentia, the PLAINTIFF WAS FULLY EXONERATED.

Plaintiff now comment, in brief, for now, as to each CAUSE OF ACTION:

MONELL Claim – That there is a practice, norm, and pattern, of the NYPD (some) profiling the Plaintiff. Recall now, Plaintiff is in **Protected Status**, is a **black**, an **immigrant**, and have made numerous complaints, and have filed related Lawsuits, which, the NYPD are aware of, as it involved their agents, and/or were reported to them. So are the general City of New York, also similarly. Actions of the agents, whom represent the Municipality, are liable, even for just one single act, with this liability **extending to the agents' Employer**, under the **Vicarious Liability** concept, and concepts under the Supreme Court of the United States. Case files later.

COLOUR OF STATE – the agents in question, including Police Officer, Mr. Rosario, will tell, that they are merely carrying out their jobs, in the duties of a Police Officer. **Ruse**. Profiling, anger, and retaliation by some, have certainly not ceased. Adverse actions seen, are ploys, under **guise**, to **punish**, and retaliate, against the Plaintiff. Predicated all along, by said Plaintiff, in many writings., to said Employer, and its Management, and Attorneys-at-Law. Note the **actions**, **TIMINGS**, and the **effects**. Other explanations, to be provided to the Court, if required, to show **nexus**. Agents and the Employer, City of New York (referring to humans here) are **aware of the illicit conduct of each other**, towards the Plaintiff, which continue to **go unchecked**.

4th AMENDMENT – Plaintiff should be **FREE TO MOVE**, be **free to live, love, and enjoy Life**, and not having this **Right To Enjoyment**, deliberately diminished. Case files exist. Actions of the perpetrators are illegal, as Plaintiff **Illegally Detained**, or **Illicitly "Imprisoned"**. Again, the hierarchy of the City of New York, does absolutely nothing, with these repeated adverse actions. Instead, the actions get worse. Records will show, and explanations will follow.

14th AMENDMENT – The City of New York, having had all the information, and fully briefed, should have carried out **Due Process**, and **Administrative Process**, in the interest of the individual, the Plaintiff. Particularly given the **frequencies**, and **intensities** of the Reports, involving the Plaintiff. Voluminous to be detailed here. No **Equal Protection**, for the Plaintiff, in comparison to others. Plaintiff, as per usual, engages the Processes, provided by the City of New York, but no effective engagement meted out, to the Plaintiff. Worrisome.


EXCESSIVE FORCE – Due in part, to Colour of State. Given the circumstances, the agents are **exceeding their Lawful authority**, and have been issuing out jungle justice, or **issuing out their own forms of justice**, against the Plaintiff. **Power and authority**, without checks and balances, is **anarchy**, and being **rogued**. Massive amounts of details, and recommendations, from Courts, and Administrators tasks with avoidance, and improvements, and even those from the Plaintiff, have gone unnoticed – it would appear. City of New York have all the related information, and the atrocities, at their disposal.

RETALIATION and **HARASSMENT** – goes without giving much, as too much already said. No coincidences. Careful targeting, and profiling, of the Plaintiff. Plaintiff's perception, and that from other, or any reasonable person, is that the Plaintiff is being profiled, and retaliated against, by those with resources, "knowledge", power, authority, and whom has been co-ordinating. Obvious, by now (to the Respondents). Nature of the stop, the readiness to issue Summons, and the fact that there were **no valid, nor legal reasons, to stop the Plaintiff**, whilst he was driving speaks volumes. Plaintiff is telling this court, that, with filing of this present Lawsuit, much more retaliations, and harassments, will emerge, under Colour of State, etc.

DEPRIVATION OF PROPERTY and **DEPRIVATION OF PROPERTY INTERESTS** – Plaintiff has a **Right to be able to drive, without harassment**, from the agents of the City of New York. This Right is guaranteed to all individuals, regardless of whether they are Police Officers, even Police Officers being included, as an individual. **Spin off from this debacle, is costing the Plaintiff, and will now, and into the future**. The information will be **unfairly on the Plaintiff's Records (including Driving)**, **out of spite**, and which, were **well intentioned**. When will it stop, and how far will the agents proceed? No one knows, yet.

Matters are not limited to these.

Dated: October 4, 2024.
New York, N.Y.


ALROY RICHARDS
Plaintiff, Pro-Se

TO: Clerk of the Court
U.S. District Court, Eastern District (N.Y.)
225 Cadman Plaza East
Brooklyn, N.Y. 11201.
CITY OF NEW YORK, and Mr. ROSARIO (Police Officer)
At Stated Addresses, as seen in the main Complaint form

CONSENT TO ELECTRONIC SERVICE

I hereby consent to receive electronic service of notices and documents in my case(s) listed below. I affirm that:

1. I have regular access to my e-mail account and to the internet and will check regularly for Notices of Electronic Filing;
2. I have established a PACER account;
3. I understand that electronic service is service under Rule 5 of the Federal Rules of Civil Procedure and Rule 5.2 of the Local Civil Rules, and that I will no longer receive paper copies of case filings, including motions, decisions, orders, and other documents;
4. I will promptly notify the Court if there is any change in my personal data, such as name, address, or e-mail address, or if I wish to cancel this consent to electronic service;
5. I understand that I must regularly review the docket sheet of my case so that I do not miss a filing; and
6. I understand that this consent applies only to the cases listed below and that if I file additional cases in which I would like to receive electronic service of notices of documents, I must file consent forms for those cases.

Civil case(s) filed in the Eastern District of New York District of New York:

Please list all your pending and terminated cases to which you would like this consent to apply. For each case, include the case name and docket number (for example, John Doe v. New City, 10-CV-01234).

Eastern District - New York
21CV06021(Terminated)

RICHARDS, Alroy D.
Name (Last, First, MI)

179 Elm Street Valley Stream N.Y. 11580
Address City State Zip Code

347-779-3620
Telephone Number

alroyrichards7@gmail.com
E-mail Address

10/04/2024
Date

[Signature]
Signature

UNITED STATES DISTRICT COURT

EASTERN DISTRICT
NEW YORK

Civil Action #:

ALROY RICHARDS

Petitioner

vs.

1. CITY OF NEW YORK – ATTN: Corporation Counsel
2. Mr. ROSARIO (Police Officer)


EXHIBITS List

Respondents

-
- A. Court Document, 03/01/2024, confirming EXONERATION, from the 07/27/2023 Court Date.
 - B. Court Document, 10/02/2024, confirming EXONERATION, from the 07/27/2023 Court Date.
 - C. 10/02/2023 document, to the Court, from the plaintiff, regarding Transcripts request.
 - D. SUMMONS, from the NYPD, at scene, regarding the 07/08/2023 Illicit Traffic Stop (from profiling).
 - E. Alleged Complaint Statement, from Mr. Rosario, Police Officer, dated 07/08/2023 (reportedly), received from the Court, by the Plaintiff, on 10/02/2023, and never before seen, by the Plaintiff.
 - F. F (i) – F (iii), scenes from the 07/08/2023 scenario, showing the exact road way, and usual traffic dilemma, along Church Street, Brooklyn. N.Y. and also, WHERE POLICE STOPPED THE PLAINTIFF, WHILST PLAINTIFF WAS DRIVING.
 - G. Email on 10/06/2023, by the Plaintiff, to the Court, regarding certain request made, by the Plaintiff.
 - H. 07/17/2023 Letter, to the Court, by the Plaintiff, as Plaintiff intended to retain Counsel.
 - I. 07/21/2023 Email, to the Court, by the Plaintiff, as Plaintiff intended to ask for a revised date, beyond 07/08/2023.
 - J. Letter from the NYC Comptroller's Office, dated 10/10/2023, regarding Plaintiff's Claim submission, on 10/05/2023. Case #2023PI033132, assigned by the Respondents.
 - K. Completed form, from the NYC Comptroller's Office, dated 10/11/2023, by the Plaintiff, regarding Plaintiff's Claim submission, on 10/05/2023. Case #2023PI033132, assigned by the Respondents.
 - L. Original Claim, to the NYC Comptroller, by the Plaintiff, on 10/05/2023, and dated same, With respect to the Illegal incident, on 07/08/2023.
 - M. Follow up Letter, by the Plaintiff, dated 12/10/2023, to the NYC Comptroller, relative to the Claim.
 - N. Follow up Letter, by the Plaintiff, dated 03/22/2024, to the NYC Comptroller, relative to the Claim.
 - O. Email to the Plaintiff, dated 04/11/2024, from Respondents' outsourced Attorneys-at-Law, suggesting a 50-H Hearing, on insistence from the Plaintiff. Plaintiff had indicated a Conflict of Interest, by these Counsels, as, Plaintiff had a lengthy issue, with them, in another

Jurisdiction, where those Counsels (Law Firm), acted as Defense for two (Defendants), in a Lawsuit, filed by the Plaintiff. **Respondents suggesting that the Plaintiff not allowed to Summon, nor cross examine witnesses, neither to question Counsels, otherwise.**

- P. Notice of Hearing, to the Plaintiff, dated **04/11/2024**, from Respondents' outsourced Attorneys-at-Law, suggesting a 50-H Hearing, on insistence from the Plaintiff. Plaintiff had indicated a **Conflict of Interest**, by these Counsels, as, Plaintiff had a lengthy issue, with them, in another Jurisdiction, where those Counsels (Law Firm), acted as Defense for two (Defendants), in a Lawsuit, filed by the Plaintiff. **Respondents suggesting that the Plaintiff not allowed to Summon, nor cross examine witnesses, neither to question Counsels, otherwise.**
- Q. **Follow up Letter**, by the Plaintiff, dated **06/13/2024**, to the NYC Comptroller, relative to the Claim.
- R. **Follow up Letter**, by the Plaintiff, dated **07/19/2024**, to the NYC Comptroller, relative to the Claim.

 10/04/2024
RICHARDS, Alroy
Plaintiff
(Pro-Se)

CRIMINAL COURT OF THE CITY OF NEW YORK
COUNTY OF NEW YORK

CERTIFICATE OF DISPOSITION
NUMBER: 104923

THE PEOPLE OF THE STATE OF NEW YORK
VS.

FEE: \$10.00

RICHARDS, ALROY

01/11/1972

DEFENDANT

DATE OF BIRTH

79 ELM ST

ADDRESS

VALLEY STREAM NY 11580-4915

07/08/2023

CITY STATE ZIP

ISSUE DATE

DOCKET NUMBER: 2023SK021599

SUMMONS NUMBER: 4449280865

VTL 1212 UM

ARRAIGNMENT CHARGES

CASE DISPOSITION INFORMATION:

<u>DATE</u>	<u>COURT ACTION</u>	<u>JUDGE</u>	<u>PART</u>
07/27/2023	ACD CPL 170.55	MCDONNELL,J	SAP
12/27/2023	DISM, ADJ EXPIRED CPL170.55	TATHAM,B	SAP

I HEREBY CERTIFY THAT THIS IS A TRUE EXCERPT OF THE RECORD ON FILE IN THIS COURT.

TS
COURT OFFICIAL SIGNATURE AND SEAL

03/01/2024
DATE

All marijuana convictions under PL 221.05, PL 221.10, PL 221.15, PL 221.20, PL 221.35 or PL 221.40 - including any appearing on this certificate of disposition - are vacated, dismissed, sealed and expunged. It is an unlawful discriminatory practice for any entity to make any inquiry about such an expunged conviction or to use such an expunged conviction adversely against an individual in any form of application or otherwise-unless specifically required or permitted to do so by statute.

Pursuant to section 70.15 of the Penal Law, any misdemeanor sentence with a jail term of "1 year", "12 months", or "365 days" is, by operation of law, deemed to be a sentence of 364 days. Any Certificate of Disposition indicating a jail sentence of "1 year", "12 months", "52 weeks", or "365 days" for a misdemeanor conviction shall be interpreted as a sentence of 364 days.

(CAUTION: THIS DOCUMENT IS NOT OFFICIAL UNLESS EMBOSSED WITH THE
COURT SEAL OVER THE SIGNATURE OF THE COURT OFFICIAL.)

A

2023SK021599

Case Inquiry - Kings - RICHARDS, ALROY - Docket #: 2023SK021599 - Summons #: 4449280865

Appearance Date	Court Part	Disposition Code	Fine Status	Surcharge Status	CVAF Status	Release Status	Appearance Type
01/26/2024	SAP						
07/27/2023	SAP	ACD55					NT
							REG

CEW Information

Release Status

Docket #

County

Next Part

Next Date

Ready

Save

Type here to search

Received 10/02/2023
from Court @ 1 Centre Street, New York

B



Criminal Court of the City of New York
County Kings

REQUEST FOR TRANSCRIPTION
OF AUDIO RECORD

Docket/SCI/Ind # 2023SK021599
Summons
Control Number: 4449280865 / 105

Type of Order:

- ☒ Normal
☐ Priority
☐ Overnight
☐ Immediate

PEOPLE OF THE STATE OF NEW YORK
against

Alroy Richards, Defendant

Processed by
Req. Rec'd by Email
Audio to Service

Initials	Date

Part I (All Requests)

REQUESTOR,
PROCEEDING AND
TRANSCRIPTION
SERVICE
INFORMATION

(For Court or Assigned
Counsel Requests Only)
Judge must Initial this
box if Priority, Overnight
or Immediate copy is
ordered for Court or
Assigned Counsel
transcription

Requestor Information

- ☐ Judge/Authorized Court Personnel
☐ Lawyer/Private Party
☐ Assigned Counsel

Date of Order _____

Date Required _____

NAME: Alroy Richards

ADDRESS: 112 m Street Valley
Stream No. 11/580

TELEPHONE: 549-779-3620

EMAIL: alroyrichards7@gmail.com

Alroy

10/02/2023

Signature

Date

Proceeding Information

Date(s) of Proceeding: 7/27/23 Time(s) of Proceeding: 9:30 AM/PM

County Kings Part SAP Room # Courtroom 2

Judge/JHO J. McDonnell

Time Stamp
(Court Use Only)

1. _____
2. _____
3. _____
4. _____

Transcription Service Information (Judge/Authorized Court Personnel or Assigned Counsel
should not fill out this box)

Requested Transcription Service:

SEE AUTHORIZED TRANSCRIPTION SERVICE LIST @ www.nycourts.gov/howdoi/transcripts.shtml

Part 2 (Court or Assigned
Counsel Requests Only)

COURT'S ORDER AND
AUTHORIZATION
FOR MINUTES

IT IS HEREBY ORDERED, that an official UCS transcription service is authorized pursuant to
appropriate statutes, to furnish minutes in the above-captioned matter to:
(Check One) ☐ COURT ☐ ASSIGNED COUNSEL

DATE: _____ HON: _____ J.C.C.

Part 3 (Court or Assigned
Counsel Requests Only)

COURT AND/OR
ASSIGNED COUNSEL
RECEIPT OF MINUTES

This is to acknowledge receipt of a copy of minutes in the above-
captioned action:

DATE: _____ AUDIO RECORDS UNIT: _____, or

DATE: _____ ASSIGNED COUNSEL: _____

_____ pages @ \$ _____ per page

_____ pages @ \$ _____ per page

_____ pages @ \$ _____ per page

Part 4 (Court Requests
Only)

RECEIPT OF MINUTES

RECEIVED "Minutes" from the above-named Transcription Service pursuant to ☐ ORDER OF
APPELLATE TERM ☐ FAMILY COURT, REMOVAL ACT, consisting of _____ Pages.
Original and Copy in the Sum of \$ _____

DATE: _____ AUDIO RECORDS UNIT _____

Part 5 (Court or Assigned
Counsel Requests Only)

INSPECTION AND
AUTHORIZATION FOR
BILLING BY AUDITOR

MINUTES INSPECTED BY: _____ DATE: _____

PAYMENT AUTHORIZED FOR: _____ pages. TOTAL NUMBER OF COPIES _____

Signature of Auditor and Payment Authorization

Criminal Court Appearance Ticket

Name (Last, First, MI) Richards Alroy		Date of Birth (mm/dd/yy) 11/17/72
Street Address 19 Elm St		Apt. No.
City Valley Stream	State NY	Zip Code 11580
Cell Phone Number (where court may contact you) ()		Home Phone Number (where court may contact you) ()

Show up to court on:

Court Appearance Date (mm/dd/yy): **7/27/23** at: **9:30 a.m.**

Your court appearance location:

☐ Other (specify) _____
☐ Bronx Criminal Court
 ☒ Kings & New York Criminal Court
 ☐ Midtown Community Court
 ☐ Redhook Community Justice Center
 ☐ Queens Criminal Court
 ☐ Richmond Criminal Court

Court Locations: You must appear at the court location identified above.

Bronx Criminal Court 215 E 161st Street, Bronx, NY 10451
 Kings & New York Criminal Court 1 Centre Street, New York, NY 10007
 Redhook Community Justice Center 88-94 Visitation Place, Brooklyn, NY 11231
 Midtown Community Court 314 W 54th Street, New York, NY 10019
 Queens Criminal Court 120-55 Queens Boulevard, Kew Gardens, NY 11415
 Richmond Criminal Court 26 Central Ave, Staten Island, NY 10301

You are Charged as Follows:

Title of Offense: **Reckless driving**

Time 24 Hour (hh:mm) **1935** Date of Offense (mm/dd/yy) **7/18/23** County **Kings**

Place of Occurrence **S/E 110 E 40 Church** Precinct **67**

In Violation of Section **1212** VTL ☒ Admin Code ☐ Penal Law ☐ Park Rules ☐ Other

For Additional Information and Questions:

Visit the website or call the number below for additional information about your court appearance and translation of this document.

www.mysummons.nyc

OR

Call 646-760-3010

****To avoid a warrant for your arrest, you must show up to court.****

At court, you may plead guilty or not guilty.

Please see back for exceptions for Public Consumption of Alcohol and Public Urination offenses.

Defendant stated in my presence (in substance):

I personally observed the commission of the offense charged herein. False statements made herein are punishable as a Class A Misdemeanor pursuant to section 210.45 of the Penal Law. Affirmed under penalty of law.

Complainant's Full Name Printed PO Rosario	Rank/Full Signature of Complainant PO [Signature]	Date Affirmed (mm/dd/yy) 7/18/23
--	---	--

Tax Registry # 966819	Agency NYPD	Command Code 67
---------------------------------	-----------------------	---------------------------

DEFENDANT'S COPY

D

Complaint/Information

The People of The State of New York vs.

Name (Last, First, MI) Richards Alroy		Date of Birth (mm/dd/yy) 01/17/72
Street Address 19 Elm St		Apt. No.
City Valley Stream	State NY	Zip Code 11580
Cell Phone Number (Write N/A or Refused if not provided) ()		Home Phone Number (Write N/A or Refused if not provided) ()

Court Appearance Date (mm/dd/yy): **7/27/23** at: **9:30 a.m.**
(Ensure correct return date is entered)

The court appearance location: ☐ Other (specify) _____

☐ Bronx Criminal Court
 ☒ Kings & New York Criminal Court
 ☐ Midtown Community Court
 ☐ Redhook Community Justice Center
 ☐ Queens Criminal Court
 ☐ Richmond Criminal Court

ID/License Number 326 791 415	State NY	Type/Class D	Expires (mm/dd/yy)
Race <input type="radio"/> White <input checked="" type="radio"/> Black <input type="radio"/> Hisp. White <input type="radio"/> Hisp. Black <input type="radio"/> Am. Ind./Alaskan Native <input type="radio"/> Asian/Pacific Is.	Sex M	Ht 57	Wt 160
Eyes BRN	Hair BLK	Plate/Reg KMD	
Reg State NY	Expires (mm/dd/yy) 6/7/25	Plate Type PC	Veh Type 4Dr
Make Hiss	Year 09	Color BLK	

The Person Described Above is Charged as Follows:

Title of Offense: Reckless driving	
Time 24 Hour (hh:mm) 1935	Date of Offense (mm/dd/yy) 7/18/23
Place of Occurrence SIE CIO E40 Church	County Kings
In Violation of Section 1212	Subsection <input checked="" type="checkbox"/> VTL <input type="checkbox"/> Admin Code <input type="checkbox"/> Penal Law <input type="checkbox"/> Park Rules <input type="checkbox"/> Other

Factual Allegations (describe how the offense was committed, OR complete reverse):

At TPO I observed above individual operating a motor vehicle in such a manner in which the def did create serious risk of PI or death by driving into oncoming traffic and overtaking multiple vehicles

NYPD CODE
☐ 1 ☐ 2 ☐ 3 ☒ 4
 ICAD #

Defendant stated in my presence (in substance):

The garbage truck was moving slow.

I personally observed the commission of the offense charged herein. False statements made herein are punishable as a Class A Misdemeanor pursuant to section 210.45 of the Penal Law. Affirmed under penalty of law.

Complainant's Full Name Printed PO Rosario	Rank/Full Signature of Complainant PO [Signature]	Date Affirmed (mm/dd/yy) 7/18/23
Tax Registry # 966819	Agency NYPD	Command Code 67

ORIGINAL

Received
10/02/2023
[Signature]

E

4449280865

☐ **Trespass Affidavit: Penal Law §140.05** (*To be completed by properly owned/custodian
Officer MUST complete factual allegations section on front of summons.)

I, _____ of (address) _____

County of _____, State of New York, am the owner or custodian of the premises located at

(insert address) _____. The defendant

did not have any license or privilege to be in or upon said premises on (date) _____
or at any other time. I have read the facts stated herein as furnished by me and they are true upon my
personal knowledge and belief.

**False statements made herein are punishable as a Class A Misdemeanor pursuant to section
210.45 of the Penal Law. Affirmed under penalty of law.**

Full Signature of Deponent/Affiant (Owner/Custodian)

Date Affirmed (mm/dd/yy)

☐ **Disorderly Conduct: Penal Law §240.20**

At the time and place of occurrence indicated herein, I personally observed the defendant, with the
intent to cause public inconvenience, annoyance or alarm, or recklessly creating a risk thereof: (select
only **ONE** of the following per summons)

☐ PL §240.20(1) engage in fighting or in violent, tumultuous or threatening behavior, to wit: (In the
space provided below, describe specific acts or words used and manner which made them violent, etc.)

☐ PL §240.20(5) obstruct vehicular or pedestrian traffic, to wit: (In the space provided below, specify
what the defendant did and the resulting obstruction)

☐ PL §240.20(6) congregate with other persons in a public place and refuse to comply with a lawful
order of the police to disperse, to wit: (In the space provided below, describe both specific
communication to disperse and specific actions of defendant)

☐ **Public Consumption of Alcohol: NYC Administrative Code §10-125 (b)**

At the time and place of occurrence indicated herein, I personally observed the defendant in
possession of an open container that contained an alcoholic beverage, to wit: an open (describe both
the container and the beverage, e.g., 16 oz. can of Acme beer)

I know the above described container contained alcohol containing more than one-half of one percent
(.005) of alcohol by volume based upon information and belief, the source of which is as follows:
(check **ALL** that apply)

☐ the label on the container states that it contains alcohol consisting of more than (.005)
of alcohol by volume.

☐ my professional training and experience as a police officer.

☐ the odor emanating from the container.

☐ my observations of the packaging which is characteristic of an alcoholic beverage.

☐ the defendant's statement that the substance is in fact what it is alleged to be

Defendant stated in my presence (in substance): _____

Such possession was not while the defendant was participating in a block party, feast or similar function
for which a permit had been issued.

I personally observed the commission of the offense charged herein. False statements made
herein are punishable as a Class A Misdemeanor pursuant to section 210.45 of the Penal Law.
Affirmed under penalty of law. (*If used, officer **MUST** sign front and back of summons.)

Complainant's Full Name Printed

Rank/Full Signature of Complainant

Date Affirmed (mm/dd/yy)

PO Rosano

PO [Signature]

7/8/23

Received
10/02/2023

[Signature]

E

Pages

July 8, 2023

Summons # 444 928 0865

F (1)

EXAMPLE

My CAR
KMD [REDACTED]



Page 2

JULY 8, 2023

Summons # 4449280065

ECii)



Page 3

July 8, 2023

Summons # 4449280865

E 40 Street

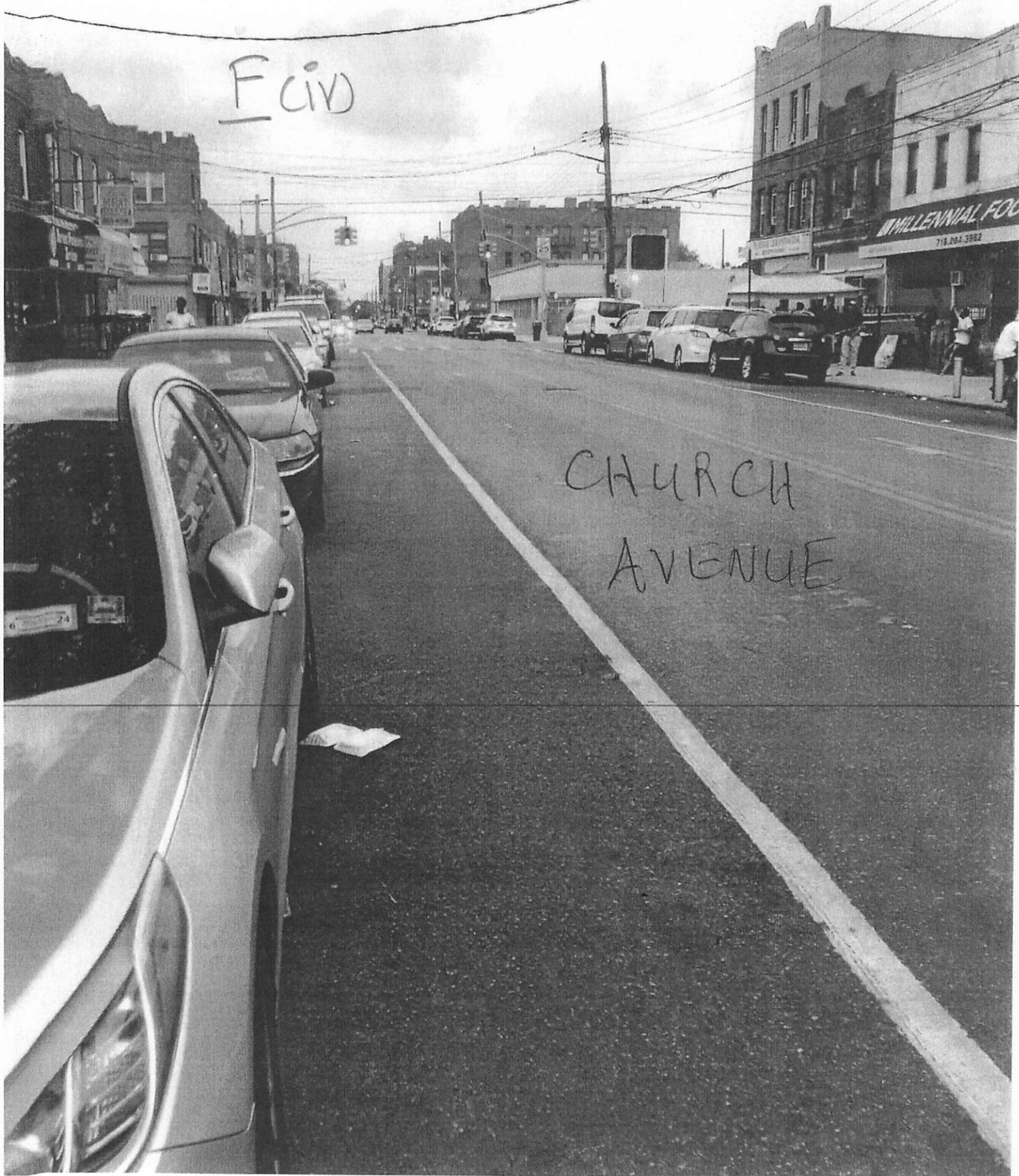


Page 4

July 8, 2023
Summons# 4449280865

FCIV

CHURCH
AVENUE

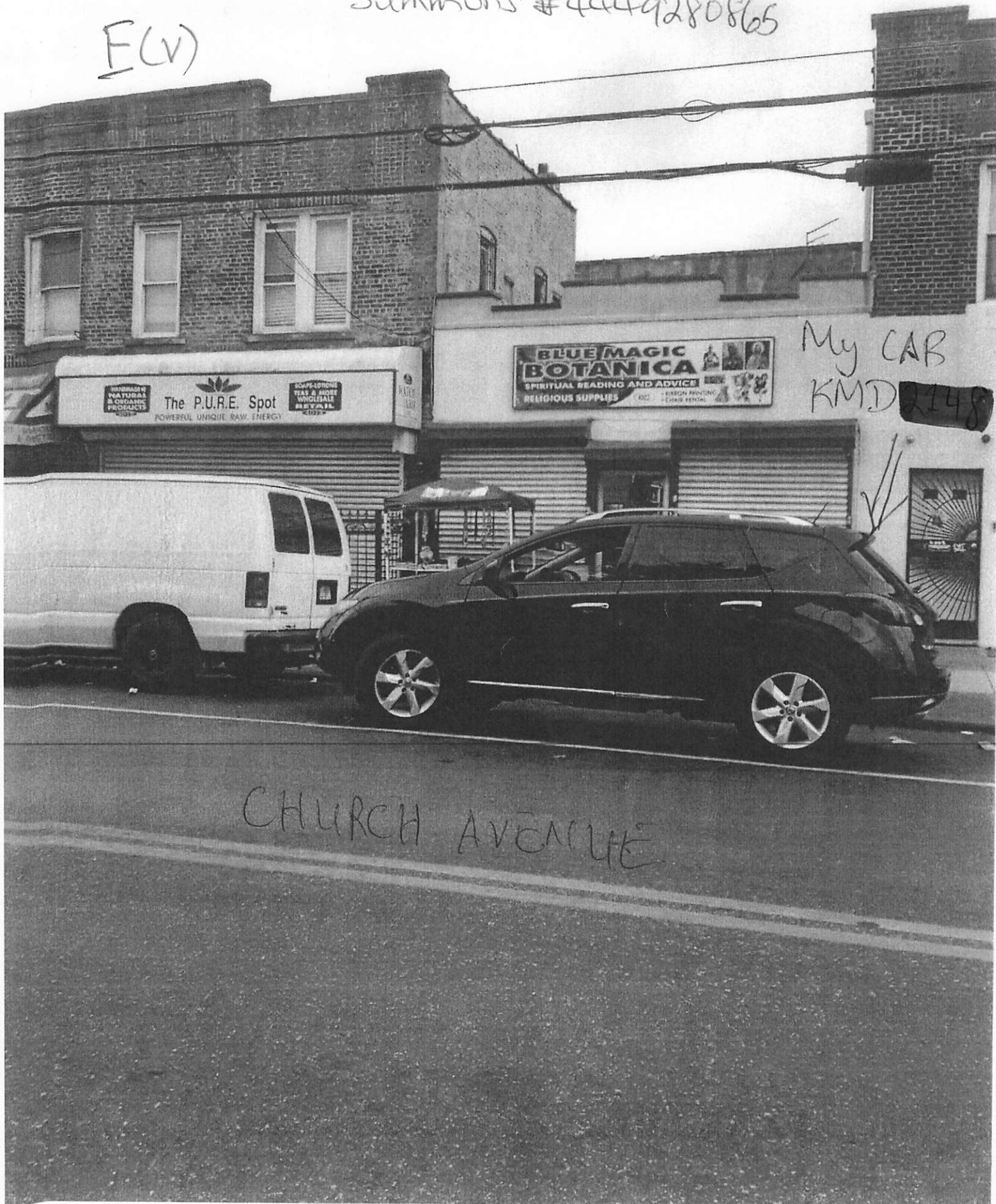


Page 5

July 8, 2023

Summons # 4449280865

E(V)



My CAR

KMD 2148

CHURCH AVENUE

Page 6

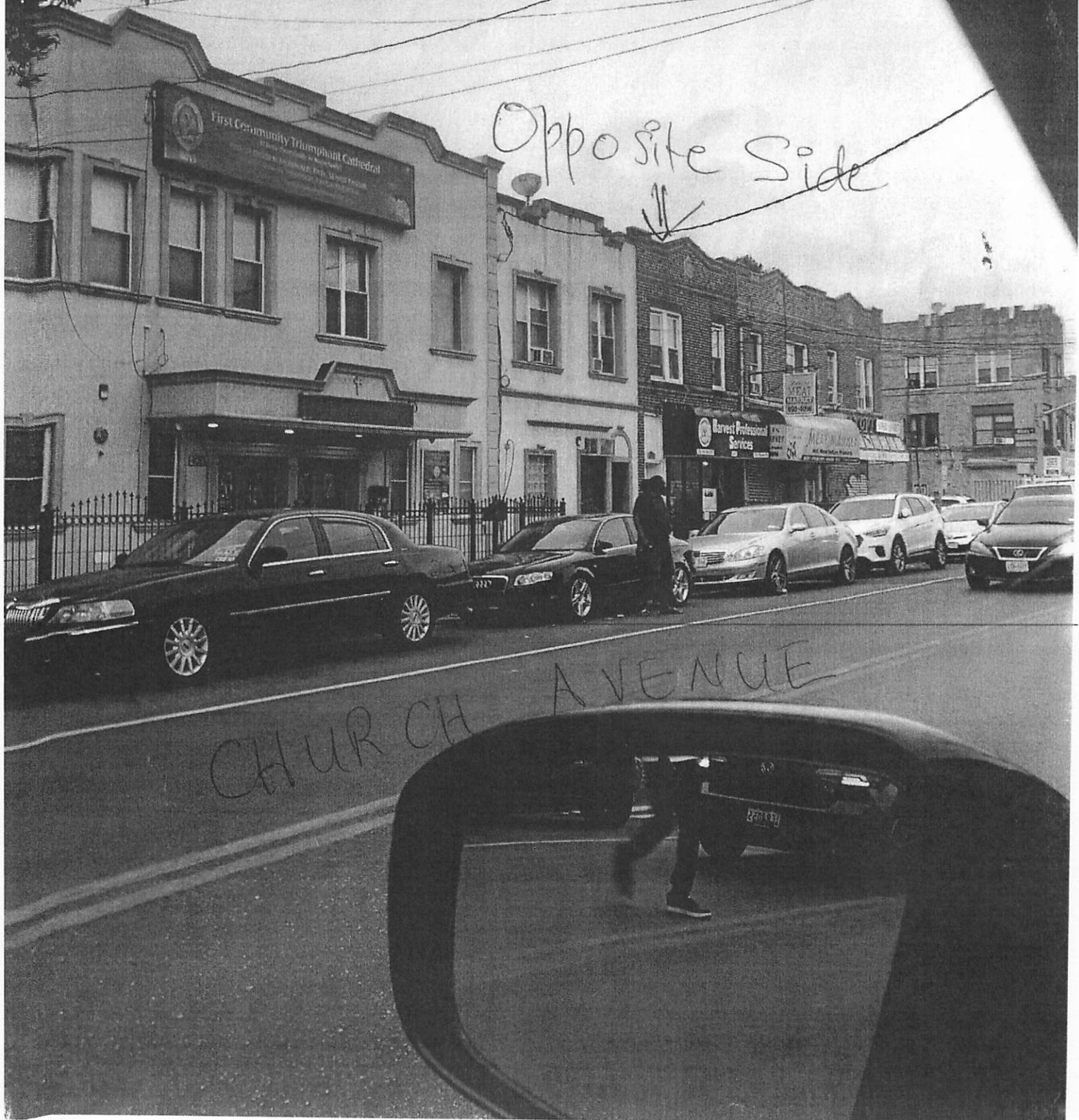
July 8, 2023

Summons # 4449280865

E(vi)

Opposite Side
↓

CHURCH AVENUE



Page 7

July 8, 2023

Summons#
4449280865

E (vii)

CHURCH AVENUE and



Page 8

July 8, 2023

Summons # 4449280865

E (VIII)

CHURCH AVENUE | E 40 Street



**ALROY RICHARDS, COURT DOCKET #2023SK021599,
Summons #4449280865 - COURT DATE On JULY 27, 2023,
0930 am, Relative To July 8, 2023 TRAFFIC STOP**

b

10/06/2023

bigly biggly <alroyrichards7@gmail.com> 11:49 AM (0 minutes ago)

to audiorecords@nycourts.gov

Good day to you. Please see attached, copy of ACCUSED's REQUEST, which was already made, in person, by paper submission, to your **111 Centre Street Office, Room #118**, on **OCTOBER 2, 2023**.

Kindly advise accordingly.

Thanking you in advance.

Yours sincerely



ALROY RICHARDS
Accused

Att.

One attachment • Scanned by Gmail

G

179 Elm Street
Valley Stream, N.Y. 11580
Tele #347-779-3620
Email: alroyrichards7@gmail.com

July 17, 2023

'WITHOUT PREJUDICE'

URGENT

The Clerk of the Court (For Unrepresented Persons)
NYC Criminal Court
1 Centre Street
New York, N.Y. 10007

Dear Clerk of The Court:


RE: **ALROY RICHARDS, KMD [REDACTED] – WRECKLESS DRIVING ALLEGATIONS**
By The N.Y.P.D., Reportedly on SATURDAY JULY 8, 2023, 7:35 pm, Brooklyn, N.Y.
Vicinity Of SOUTH EAST CORNER OF EAST 40TH STREET & CHURCH AVENUE
TICKET #4449280865
Plea: **NOT GUILTY – Possibly Asking For A LATER COURT DATE, Being ANOTHER LATER DATE, Or, LATER TIME, That DAY, For Thursday 07/27/2023**

My name is **ALROY RICHARDS**, the *Accused*, in the matter. Kindly be reminded that the Court date is set for Thursday July 27, 2023, at 9:30 am. The Accused is Pleading NOT GUILTY, to these WRECKLESS DRIVING ALLEGATIONS, and the *Accused*, also WISH TO RETAIN COUNSEL, even **one (1) Appointed By The Court**. This, in Order for the Accused to properly challenge the Reports, by the N.Y.P.D.

The Accused may be contacted at the information supplied, at the top of the page. Further, the Accused WILL be telephoning your Court, by Thursday 07/20, 2023, regarding the contents of this material letter. However, any link, Responses, inter alia, may be sent to the Accused, via Email.

Please do not hesitate to contact the Accused, should you require additional information, or, further clarifications.

Yours sincerely


ALROY RICHARDS
Accused/Motorist

Atto - copy Ticket

H

ALROY RICHARDS, D.o.B. [REDACTED] Alleged
SUMMONS, 07/08/2023, By N.Y.P..D., Re Reported
WRECKLESS DRIVING - ACCUSED SEEKING EITHER
A LATER TIME, ON THURS. 07/27/2023, Or, A
DIFFERENT DATE, AFTER

b

biggly biggly <alroyrichards7@gmail.com>

07/21/2023

Fri, Jul
21,
4:38 PM

to crimnycquestions

Good day to you. My name is Alroy Richards. Accused do not have the SUMMONS
NUMBER with me presently.

However, the Accused had sent in a LETTER, as well as copy of the
TICKET/SUMMONS, by U.S.P.S., to your Court. Contents relate to the subject.

Therefore, accused is asking for the following (contents of which were already in the
Letter, submitted, by the Accused):

- (i) A LATER TIME, for THURS. 07/27/2023, or
- (ii) A LATER DATE (Another Court date).
- (iii) Consequently, TIME for RETENTION OF COUNSEL, by the Accused, in
preparation for his case.

Thanking you in advance.

Regards.



Alroy Richards
Accused/Motorist

Tele [REDACTED]





015 - 151

THE CITY OF NEW YORK
OFFICE OF THE COMPTROLLER
CLAIMS AND ADJUDICATIONS
1 CENTRE STREET ROOM 1200
NEW YORK, N.Y. 10007-2341

Brad Lander
COMPTROLLER

Date: 10/10/2023
Claim Number: 2023PI033132
RE: Acknowledgment of Claim
Your Claim/Policy#:

ALROY RICHARDS
[REDACTED]
VALLEY STREAM NY 11580

Dear Claimant:

We acknowledge receipt of your claim, which has been assigned the claim number shown above. Please refer to this claim number in any correspondence or inquiry you may have with our office.

We will do our best to investigate and, if possible, settle your claim. However, if we are unable to resolve your claim, **any lawsuit against the City must be started within one year and ninety days from the date of the occurrence.**

If you have any questions regarding your claim, you may contact us at 212-669-4729 for claims involving personal injury.

If you need to communicate in a language other than English, please let us know, and we will make translation services available to you.

Sincerely,

Bureau of Law & Adjustment

J



THE CITY OF NEW YORK OFFICE OF THE COMPTROLLER
1 CENTRE STREET, NEW YORK, N.Y. 10007-2341

Brad Lander
COMPTROLLER

00A - 188

Date: 10/11/2023
Claim no: 2023PI033132
Claimant: ALROY RICHARDS
Date of occur: 07/27/2023

ALROY RICHARDS

VALLEY STREAM, NY 11580

The above claim is being reviewed. In order to properly evaluate this claim, please complete the items which are marked and return the form.

- (x) Claimant's social security #
- (x) Claimant's date of birth
- (x) Copy of final disposition Attached. Case #2023SK021599.
- (x) Precinct of occurrence 67th - Brooklyn, N.Y.
- (x) Name and shield # of officer(s) Officer ROSARIO, #966819.
- (x) Copy of arrest report, rap sheet and, if filed, CCRB report - NO C.C.R.B. Copy of SUMMONS - Attached.
- (x) Related medical records, particularly emergency room & ambulance records.
- (x) Medicaid and/or Medicare lien?..... N/A.
- (x) Medicaid/CIN #..... N/A.
- (x) Any other information and or documents pertinent to your claim: Copy of the DOCUMENTS, were already SUBMITTED, with 10/05/2023 CLAIM
- If you have any questions, feel free to contact M. VALENTINO at 212-669-4765.

Sincerely yours:

Bureau of Law & Adjustment - Room 1220

K

* Completed in CLAIMANT'S (own) HAND WRITING.

10/24/2023



New York City Comptroller
Brad Lander

Office of the New York City Comptroller
1 Centre Street
New York, NY 10007

Form Version: NYC-COMPT-BLA-Pi1-M

Personal Injury Claim Form

A claim must be filed in person or by registered or certified mail within 90 days of the occurrence at the NYC Comptroller's Office, located at 1 Centre Street, Room 1225, New York, NY 10007. The claim form must be notarized. If the claim is not resolved within one (1) year and 90 days of the occurrence, you must start a separate legal action in a court of law before the expiration of this time period to preserve your rights.

TYPE OR PRINT

I am filing: ☒ On behalf of myself. (PRO-SE)
☐ On behalf of someone else. If on someone else's behalf, please provide the following information.

Last Name: RICHARDS
First Name: ALROY
Relationship to the claimant: himself (Claimant)

Claimant Information

*Last Name: RICHARDS
*First Name: ALROY
Address: [REDACTED]
Address 2: P/H
City: Valley Stream
State: New York
Zip Code: 11580
Country: U.S.A.
Date of Birth: [REDACTED] Format: MM/DD/YYYY
Soc. Sec. #: Optional
HICN: N/A
(Medicare #)
Date of Death: N/A Format: MM/DD/YYYY
Phone: [REDACTED]
Email Address: alroyrichards@gmail.com
Occupation: Work say
City Employee? ☐ Yes ☐ No ☒ NA
Gender: ☒ Male ☐ Female ☐ Other

☐ Attorney is filing.

Attorney Information (If claimant is represented by attorney)

Firm or Last Name:

Firm or First Name:

Address:

Address 2:

City:

State:

Zip Code:

Tax ID:

Phone #:

Email Address:

N/A

N/A

2023 OCT -5 P 4:17

NYC COMPTROLLER
BUR. INFORMATION SYSTEMS
CENTRAL IMAGING FACILITY

* Certain other aspects, being RESERVED,
for further EVIDENCES.

10/05/2023



New York City Comptroller
Brad Lander

Office of the New York City Comptroller
1 Centre Street
New York, NY 10007

Form Version: NYC-COMPT-BLA-PI1-M

Personal Injury Claim Form

A claim must be filed in person or by registered or certified mail within 90 days of the occurrence at the NYC Comptroller's Office, located at 1 Centre Street, Room 1225, New York, NY 10007. The claim form must be notarized. If the claim is not resolved within one (1) year and 90 days of the occurrence, you must start a separate legal action in a court of law before the expiration of this time period to preserve your rights.

TYPE OR PRINT

I am filing: ☒ On behalf of myself. (PRO-SE)
☐ On behalf of someone else. If on someone else's behalf, please provide the following information.

Last Name: RICHARDS
First Name: ALROY
Relationship to the claimant: himself (claimant)

☐ Attorney is filing.

Attorney Information (If claimant is represented by attorney)

Firm or Last Name: N/A
Firm or First Name: N/A
Address: N/A
Address 2: N/A
City: N/A
State: N/A
Zip Code: N/A
Tax ID: N/A
Phone #: N/A
Email Address: N/A

Claimant Information

*Last Name: RICHARDS
*First Name: ALROY
Address: [REDACTED]
Address 2: P/H
City: Valley Stream
State: New York
Zip Code: 11580
Country: U.S.A.
Date of Birth: 01/17/1992 Format: MM/DD/YYYY
Soc. Sec. #: Optional
HICN: N/A
(Medicare #)
Date of Death: N/A Format: MM/DD/YYYY
Phone: [REDACTED]
Email Address: alroyrichards@gmail.com
Occupation: Won't say
City Employee? ☐ Yes ☐ No ☒ NA
Gender: ☒ Male ☐ Female ☐ Other

* Certain other aspects, being RESERVED,
for further EVIDENCES.

10/05/2023



New York City Comptroller
Brad Lander

Office of the New York City Comptroller
1 Centre Street
New York, NY 10007

The time and place where the claim arose

*Date of Incident:

07/08/2023

Format: MM/DD/YYYY

Time of Incident:

7:42 pm

Format: HH:MM AM/PM

*Location of Incident:

CHURCH AVENUE, in
Brooklyn, N.Y. 11203
between Albany Avenue
and 40th Street.

Address:

Address 2:

City:

State:

Borough:

near {
40-17 Church Avenue
40-02 Church Avenue
New York (Brooklyn)
New York
Kings

*Manner in which
claim arose:

Attach extra sheet(s)
if more room is
needed.

Police's SUMMONS # 4449280865 has TIME of 7:35 pm, and VENUE, as S/E East 40 Church Avenue. N.Y.P.D. Precinct # 67. Alleged VIOLATION at sub-section # 1212. N.Y.P.D. Police Officer Mr. ROSARIO, Shield # 966819 issued this CRIMINAL SUMMONS. Plaintiff was driving his 2009 black NISSAN MURANO, in general direction towards UTICA AVENUE, Brooklyn, along CHURCH AVENUE. N.Y.P.D. then stopped Claimant. N.Y.P.D. approached with their two (2) marked vehicles from behind Claimant's. Questioned Claimant as to his driving passed a garbage truck, as well as a black SUV. TOOK Claimant's DRIVER'S LICENSE and M/V REGISTRATION. Returned 15 minutes later with WRECKLESS DRIVING allegations, then Summons.

The items of
damage or injuries
claimed are (include
dollar amounts):

Attach extra sheet(s)
if more room is
needed.

Five hundred thousand dollars (\$500,000.00).
COURT DATE @ Centre Street was July 27, 2023.
EXONERATED. DOCKET # 20235K021399.

CLAIMS: ILLEGAL TRAFFIC STOP. See SDNY's 20 CV 03348-RA(SV), now in Settlement Conference Patterns Practice, Custom - MONELL CLAIMS. 4th AMENDMENT Unlawful Detention/Imprisonment, EMOTIONAL DISTRESS, RETALIATIONS, COLOUR OF STATE, EXCESSIVE FORCE, 28 U.S.C. 818 1367(2), 1331, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100.

PROFILING
(Illegal)

HARASSMENT

* Denotes required field(s)

AMENDMENT



New York City Comptroller
Brad Lander

Office of the New York City Comptroller
1 Centre Street
New York, NY 10007

garden variety, under EMOTIONAL
DISTRESS

Medical Information

None

1st Treatment Date: Format: MM/DD/YYYY

Hospital/Name:

Address:

Address 2:

City:

State:

Zip Code:

Date Treated in
Emergency Room: Format: MM/DD/YYYY

Was claimant taken to hospital by an ambulance? ☐ Yes ☒ No ☐ NA

Employment Information (If claiming lost wages)

None

Employer's Name:

Address:

Address 2:

City:

State:

Zip Code:

Work Days Lost:

Amount Earned
Weekly:

Treating Physician Information

None

Last Name:

First Name:

Address:

Address 2:

City:

State:

Zip Code:

10/05/2023



New York City Comptroller
Brad Lander

Office of the New York City Comptroller
1 Centre Street
New York, NY 10007

Witness 1 Information

Last Name:

First Name:

Address

Address 2:

City:

State:

Zip Code:

ROSA RJO
2820 Snyder Avenue
Brooklyn
New York
11226
Tele # 718-287-3211

Witness 2 Information

Last Name:

First Name:

Address

Address 2:

City:

State:

Zip Code:

Witness 3 Information

Last Name:

First Name:

Address

Address 2:

City:

State:

Zip Code:

Witness 4 Information

Last Name:

First Name:

Address

Address 2:

City:

State:

Zip Code:

Witness 5 Information

Last Name:

First Name:

Address

Address 2:

City:

State:

Zip Code:

Witness 6 Information

Last Name:

First Name:

Address

Address 2:

City:

State:

Zip Code:

10/05/2023

CHARITABLE MR. ALAN RICHARDS

To: Office of the NYC Comptroller

• CLAIM FORM

Date: 10/05/2023

Re: ILLICIT PROFILING, UNLAWFUL DETENTION, CRIMINAL SUMMONS, on 07/08/2023, HARASSMENT,
Attached in the Interim, are:-

- (a) Personal Injury CLAIM, duly completed.
- (b) copy SUMMONS # 4449280865.
- (c) COURT Print Out, on 10/02/2023.
- (d) Request for TRANSCRIPTION OF AUDIO RECORD relating only to Claimant, dated 10/02/2023.
- (e) Police Officer's alleged STATEMENT, "seen to be signed", reportedly, on 07/08/2023.
- (f) Claimant's LETTER to the Court, dated 07/17/2023.
- (g) Claimant's EMAIL to the Court, dated 07/21/2023.

Matters not limited to this as there were other ILLICIT TRAFFIC STOPS, not relating to this present scenario. Other issues, regarding "MISCHIEF" PROFILING (illegal), and GRAVE INDIFFERENCES are on your Records. Examples, NYC Comptroller's cases: 2019 PI 24392, 2019 PI 27086, and 2020 PI 31962.

10/05/2023

L



New York City Comptroller
Brad Lander

Office of the New York City Comptroller
1 Centre Street
New York, NY 10007

Complete if claim involves a NYC vehicle

Owner of vehicle claimant was traveling in

Last Name: RICHARDS
First Name: ALROY
Address: 179 Elm Street
Address 2: PH
City: Valley Stream
State: New York ☒
Zip Code: 11580

Non-City vehicle driver

Last Name: RICHARDS
First Name: ALROY
Address: 179 Elm Street
Address 2: PH
City: Valley Stream
State: New York ☒
Zip Code: 11580

Insurance Information through N/A

Insurance Company Name: State Farm (valid)
Address:
Address 2:
City:
State: ☒
Zip Code:
Policy #:
Phone #:

Non-City vehicle information

Make, Model, Year of Vehicle: 2009 Nissan Murano
Plate #: KMD 2148
VIN #: JN1PAZ18W29W20516

City vehicle information

Plate #:
City Driver Last Name:
City Driver First Name:

Description of claimant:

☒ Driver ☐ Passenger
☐ Pedestrian ☐ Bicyclist
☐ Motorcyclist ☐ Other

*Total Amount Claimed:

500,000

Format: Do not include "\$" or "."

five hundred thousand dollars.

October 5, 2023
Date

[Signature]
Signature of Claimant

State of New York
County of

I, RICHARDS, ALROY, being duly sworn depose and say that I have read the foregoing NOTICE OF CLAIM and know the contents thereof: that same is true to the best of my own knowledge, except as to the matter here stated to be alleged upon information and belief, and as to those matters, I believe them to be true.

Sworn before me this day

10/5/2023

Signature of Claimant

[Signature]

Signature of notary

[Signature]

* Denotes required field(s).

CHARMAINE WASHINGTON
Notary Public - State of New York
No. 01WA6391289
Qualified in Nassau County
My Commission Expires April 20 2027

Valley Stream

N.Y. 11580

Tele # [REDACTED]

EMAIL: alrich [REDACTED] gmail.com

December 10, 2023

'WITHOUT PREJUDICE'

Mr BRAD LANDER
Comptroller - City of New York
c/o Bureau of Law, and Adjustment
1 Centre Street, Room # 1200
New York, N.Y. 10007

Dear Sir(s)

RE: ALROY RICHARDS - ILLEGAL TRAFFIC STOP
By The N.Y. P.D., on 07/08/2023
CLAIM # 2023PI033132, Filed 10/05/2023
Your LAST CORRESPONDENCE - 10/10/2023

Reference is made to the above. Nothing else
has since been heard from your Offices. Nor
has any HEARING (50-14) been convened. The
Claimant's presentations have more than merit.
Let us have an early resolution.

Regards.

Yours sincerely

ALROY RICHARDS (Claimant)

M

2023 DEC 11 A 11:23

NYC COMPTROLLER
BUR. INFORMATION SYSTEMS
CENTRAL IMAGING FACILITY
RECEIVED

COPY

March 22, 2024

'WITHOUT PREJUDICE'

Mr. Brad Lander
Comptroller – City of New York
c/o Bureau of Law and Adjustments
1 Centre Street
New York, N.Y. 10007

Dear NYC Comptroller:

RE: ALROY RICHARDS (CLAIMANT) vs. CITY OF NEW YORK (Civil)
File #2023PI033132, Filed By CLAIMANT, 10/05/2023
UNLAWFUL TRAFFIC STOP, of Claimant, By the N.Y.P.D., On 07/08/2023, Brooklyn, N.Y.

2024 MAR 26 P 4: 04

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Good day to you. Reference is made to the Claimant's last correspondence, dated 12/11/2023, regarding the *Status Request*, on this matter, to which, no responses have been heard, from your Offices. Claimant is also cognizant, that, under General Municipal Law (G.M.L.) of the *City of New York*, s/s 50-h, that the Respondents have not sought to engage in any Pre-Suit Examinations, of the issues brought forth, swearing under Oath, and ensuring the provisions of Testimonies. This, despite, under G.M.L. s/s 50-e, that Claimant had filed a Notice of Claim, on 10/05/2023. It is the expectations, that the City of New York, has interests in this matter, under, G.M.L. s/s 50-k, regarding adverse actions, of its employees, acting on its behalf.

Consequently, the Claimant is looking forward in hearing from the City of New York, even though a year and ninety (90) days, has not elapsed, since last meaningful, but telling, and connecting actions, in the development; commencement, on 07/08/2023, being the day of the Illegal Traffic Stop, by the N.Y.P.D., in Brooklyn, N.Y.

Intended Causes of Actions, include, but which are not limited to the following: Excessive Force, Unlawful Detention (4th Amendment), Harrassment, Emotional Distress (garden variety type), Colour of State Law – 4th Amendment (Civil Rights Act, of 1861), Deprivation of Property, Property Interests Deprivation, Deprivation of Liberty, and Freedom. As well as the 14th Amendment – breach of Due Process, and Administrative Process, along with Equal Protection Clause (E.P.C.). State Law Claims, being done under 28 U.S.C. s/s 1331, and 1367 (a).


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Kindly provide the Claimant with an appropriate update, detailing whether the City of New York wishes to engage in any Pre-Trial discussions, in formal settings, or, whether writing to the Claimant, would suffice, setting out the Respondents' legal position, on the issues.

Regards.

Yours sincerely



ALROY RICHARDS
Claimant, Pro-Se

Notice of Hearing

Inbox

04/11/2024

Colucci, Toni <Toni.Colucci@lewisbrisbois.com> 11:25 AM (6 hours ago)

to me

Good Morning,

In addition to mailing, annexed please find the Notice of Hearing letter for the 50H hearing for the incident on July 27, 2023.

Please note, we are the law firm representing the City of New York.

If the date provided in the letter is inconvenient, please respond to this email.

The day before the hearing I will reach out to confirm and provide you with a ZOOM link. In the event I am unable to confirm, the hearing will be deemed adjourned and rescheduled.

Toni Colucci
Case Assistant
Toni.Colucci@lewisbrisbois.com

T: 646.783.0928 F: 212.232.1399

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77 Water Street, Suite 2100
New York, New York 10005

April 11, 2024

Via Email & USPS: alroyrichards@gmail.com
Alroy Richards
79 Elm Street
Valley Stream New York 11580

Re: Claimant Name: ALROY RICHARDS
Claim Number: 2023PI033132
D.O.I : 07/27/2023

NOTICE OF 50-H HEARING

Dear Alroy Richards:

Please take notice, pursuant to Section 50-h of the General Municipal Law (GML), claimant is mandated by law to appear at the following location, at the date and time specified below, to be orally examined under oath relative to the occurrence and extent of injuries for which the above claim is made. Please note that all infant claimants must appear.

Date of Hearing: May 22, 2024

Time of Hearing: 3:30 P.M.

Location of Hearing: Remotely

All 50-h hearings are being held by videoconference. All parties must have access to a smart device with internet connection to support video capabilities, and all devices must be adequately charged.

The claimant should be accompanied by his/her attorney, if represented. Please note that all claimants, including infants, must appear. The hearing will begin promptly at the time indicated.

Upon receipt of this notice, please contact us if a language interpreter for your client is necessary. One day prior to the hearing, we will call your office to confirm the date and time of the hearing. If you confirm the hearing date at that time and you subsequently fail to appear for the hearing, you will be charged by the City for any legal fee, interpreter fee and stenographic fee incurred. For claimants not represented by an attorney, please note that we **cannot conduct a hearing** unless we confirm with you by

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phone the business day before. Please contact us immediately and provide us with your telephone number.

All applications for adjournments should be directed via email to **Toni Colucci** at **Toni.Colucci@LewisBrisbois.com**.

Claimants will be permitted one adjournment without cause. Application for such adjournments should be made at least one week prior to the hearing date. Applications for additional adjournments must include the reason for the request and will be granted for good cause **only**.

If a claimant fails to appear for a scheduled hearing, a default will be declared and claimant's failure to appear will be raised as an affirmative defense in any lawsuit subsequently filed.

In order to prevent fraud, you are required to present proper identification prior to commencement of the hearing. Additionally, you are requested to bring to the hearing original photographs of the accident scene and copies of all documents relevant to this claim including but not limited to:

- (1) prior written notice map;
- (2) all medical and hospital records;
- (3) authorizations for the Comptroller's Office to obtain, as applicable, medical, criminal, employment and/or school records, and loss of income documentation;
- (4) police reports.

Pursuant to State and Federal law, the Comptroller's Office, through its attorneys taking hearings, is authorized to obtain, social security and Medicare or Medicaid numbers for tax and reporting purposes, and to allow for the collection of liens held by the City and State.

Please be advised that nothing contained herein shall be construed as extending the statute of limitations beyond the statutory time.

All questions with regard to this notice should be addressed to the undersigned at Lewis Brisbois Bisgaard & Smith, LLP, 77 Water Street, Suite 2100 New York New York 10005.

Please be aware that filing a false claim or aiding and abetting the filing of a false claim is a crime. Violators will be prosecuted to the fullest extent of the law.

Very truly yours,
Toni Colucci

Toni Colucci
Case Assistant

cc: Comptroller's Office
One Centre Street
New York, New York 10007

LEWIS BRISBOIS BISGAARD & SMITH LLP
www.lewisbrisbois.com



COPY

June 13, 2024

'WITHOUT PREJUDICE'

2024 JUN 14 P 2: 51

Mr. Brad Lander
Comptroller, New York City
Bureau of Law, and Adjustment
1 Centre Street, Room #1200
New York, N.Y. 10007

ATTENTION: Mr. MICHAEL VALENTINO – *Manager, Examinations*

Dear Mr. Michael Valentino:

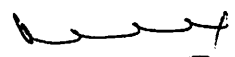

RE: ALROY RICHARDS (Claimant) vs. CITY OF NEW YORK, File #2023PI033132
Last Contact With Your Office (VISIT), On JUNE 5, 2024 - Incident In Brooklyn, On JULY 8, 2023, With N.Y.P.D., And UNLAWFUL TRAFFIC STOP - PROPOSED SETTLEMENT, By CLAIMANT (Pro-Se)

Good day to you. This Letter is in no way solicitation, and, is written in **Good Faith**, and, for **Good Cause Reasons**. In the interests of **preserving important** City of New York Resources, and also any other protracted engagements, the Pro-Se Claimant is suggesting to the City of New York, given the evidences, that the possibility of **"reasonable settlement"**, **be analysed**. All processes are still within the remits of the **General Municipal Laws**. As a consequence, the Claimant is proposing the following:

- (a) That the City of New York **endeavour to Settle**, prior to any potential of using up much more critical resources, which may possibly be so rightfully be channeled else where.
- (b) **Settlement amount**, if, and when occur, **not be disclosed, to the public**, in general.
- (c) **Expiration Dates**, inclusive of the Timings for say **50-H Hearing**, may have already **elapsed**.
- (d) That the **Amount** being **Proposed**, by the Claimant, as Pro-Se, is **one hundred thousand dollars (\$100,000.00)**.
- (e) If all the above materializes, and hold true, **City of New York, does not have to admit to any Liability**, in the confirmed, and relinquished Settlement.
- (f) There are absolutely **no absence of facts, from the Claimant**, in the Claim at hand.
- (g) Additional information, from the **Thurgood Marshall Project**, in terms of **Police National Settlements**, may be found at:
<https://policefundingdatabase.org/explore-the-database/settlements/>.

Looking forwarding in hearing from your Offices. In the event that any further discussions are warranted, with the Claimant (Pro-Se), Claimant's contact details, as listed in the file, have not changed (remain the same).


Thanking you in advance.

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Regards.

Yours sincerely



ALROY RICHARDS
Claimant, Pro-Se

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July 19, 2024

'WITHOUT PREJUDICE'

Mr. Brad Lander
The NYC Comptroller
1 Centre Street
New York, N.Y. 10007

ATTENTION: Mr. **MICHAEL VALENTINO**, Case Manager

Dear Manager, Mr. **MICHAEL VALENTINO**

RE: **ALROY RICHARDS vs. CITY OF NEW YORK**
Case #2023PI033132

Reference is made to the subject, wherein, my last correspondence to your Office, is dated 06/13/2024. Submitted.

The expiration of one (1) year and ninety (90) days, is fast approaching. Expiration actually being 10/07/2024, failing which matter will be proceeding to Federal Court.

Still awaiting your response.

Thanks.

Regards.

Yours sincerely

ALROY RICHARDS
Claimant, Pro-Se

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UNITED STATES DISTRICT COURT

for the

Eastern District of New York

ALROY RICHARDS

Plaintiff(s)

v.

1. CITY OF NEW YORK
ATTN: Corporation Counsel
2. Mr. ROSARIO (Police Officer)

Defendant(s)

Civil Action No.

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

1. CITY OF NEW YORK
c/o NYC Law Department
Corporation Counsel
100 Church Street
New York, N.Y. 10007
A lawsuit has been filed against you.

2. Mr. ROSARIO (Police Officer)
c/o NY PD - 67th Precinct
2820 Snyder Avenue
Brooklyn, N.Y. 11226

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

ALROY RICHARDS
179 Elm Street
Valley Stream, N.Y. 11580

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

BRENNA B. MAHONEY
CLERK OF COURT

Date: _____

Signature of Clerk or Deputy Clerk

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS

ALROY RICHARDS

(b) County of Residence of First Listed Plaintiff

Nassau (N.Y.)

(EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorneys (Firm Name, Address, and Telephone Number)

179 Elm Street
Valley Stream, N.Y. 11580
Tele # 347-779-3620

DEFENDANTS

1. CITY OF NEW YORK

ATTN: Corporation Counsel

2. Mr ROSARIO (P/O)

New York

(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

NYC Law Department
Corporation Counsel @ 100 Church
Street, New York, N.Y. 10007

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

☐ 1 U.S. Government Plaintiff☒ 3 Federal Question (U.S. Government Not a Party)☐ 2 U.S. Government Defendant☐ 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

Citizen of This State

PTF DEF

☐ 1 ☐ 1

Incorporated or Principal Place of Business In This State

PTF DEF

☐ 4 ☐ 4

Citizen of Another State

☐ 2 ☐ 2

Incorporated and Principal Place of Business In Another State

☐ 5 ☐ 5

Citizen or Subject of a Foreign Country

☐ 3 ☐ 3

Foreign Nation

☐ 6 ☐ 6

IV. NATURE OF SUIT (Place an "X" in One Box Only)

Click here for: Nature of Suit Code Descriptions.

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance	<input type="checkbox"/> 310 Airplane	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881	<input type="checkbox"/> 422 Appeal 28 USC 158	<input type="checkbox"/> 375 False Claims Act
<input type="checkbox"/> 120 Marine	<input type="checkbox"/> 315 Airplane Product Liability	<input type="checkbox"/> 690 Other	<input type="checkbox"/> 423 Withdrawal 28 USC 157	<input type="checkbox"/> 376 Qui Tam (31 USC 3729(a))
<input type="checkbox"/> 130 Miller Act	<input type="checkbox"/> 320 Assault, Libel & Slander		INTELLECTUAL PROPERTY RIGHTS	<input type="checkbox"/> 400 State Reapportionment
<input type="checkbox"/> 140 Negotiable Instrument	<input type="checkbox"/> 330 Federal Employers' Liability		<input type="checkbox"/> 820 Copyrights	<input type="checkbox"/> 410 Antitrust
<input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment	<input type="checkbox"/> 340 Marine		<input type="checkbox"/> 830 Patent	<input type="checkbox"/> 430 Banks and Banking
<input type="checkbox"/> 151 Medicare Act	<input type="checkbox"/> 345 Marine Product Liability		<input type="checkbox"/> 835 Patent - Abbreviated New Drug Application	<input type="checkbox"/> 450 Commerce
<input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans)	<input type="checkbox"/> 350 Motor Vehicle	LABOR	<input type="checkbox"/> 840 Trademark	<input type="checkbox"/> 460 Deportation
<input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits	<input type="checkbox"/> 355 Motor Vehicle	<input type="checkbox"/> 710 Fair Labor Standards Act	<input type="checkbox"/> 880 Defend Trade Secrets Act of 2016	<input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations
<input type="checkbox"/> 160 Stockholders' Suits	<input type="checkbox"/> 360 Other Personal Injury	<input type="checkbox"/> 720 Labor/Management Relations	SOCIAL SECURITY	<input type="checkbox"/> 480 Consumer Credit (15 USC 1681 or 1692)
<input type="checkbox"/> 190 Other Contract	<input type="checkbox"/> 362 Personal Injury - Medical Malpractice	<input type="checkbox"/> 740 Railway Labor Act	<input type="checkbox"/> 861 HIA (1395ff)	<input type="checkbox"/> 485 Telephone Consumer Protection Act
<input type="checkbox"/> 195 Contract Product Liability		<input type="checkbox"/> 751 Family and Medical Leave Act	<input type="checkbox"/> 862 Black Lung (923)	<input type="checkbox"/> 490 Cable/Sat TV
<input type="checkbox"/> 196 Franchise		<input type="checkbox"/> 790 Other Labor Litigation	<input type="checkbox"/> 863 DIWC/DIWW (405(g))	<input type="checkbox"/> 850 Securities/Commodities/Exchange
	REAL PROPERTY	<input type="checkbox"/> 791 Employee Retirement Income Security Act	<input type="checkbox"/> 864 SSID Title XVI	<input checked="" type="checkbox"/> 890 Other Statutory Actions
<input type="checkbox"/> 210 Land Condemnation	CIVIL RIGHTS		<input type="checkbox"/> 865 RSI (405(g))	<input type="checkbox"/> 891 Agricultural Acts
<input type="checkbox"/> 220 Foreclosure	<input type="checkbox"/> 440 Other Civil Rights	PRISONER PETITIONS	FEDERAL TAX SUITS	<input type="checkbox"/> 893 Environmental Matters
<input type="checkbox"/> 230 Rent Lease & Ejectment	<input type="checkbox"/> 441 Voting	Habeas Corpus:	<input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant)	<input type="checkbox"/> 895 Freedom of Information Act
<input type="checkbox"/> 240 Torts to Land	<input type="checkbox"/> 442 Employment	<input type="checkbox"/> 463 Alien Detainee	<input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 896 Arbitration
<input type="checkbox"/> 245 Tort Product Liability	<input type="checkbox"/> 443 Housing/Accommodations	<input type="checkbox"/> 510 Motions to Vacate Sentence		<input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision
<input type="checkbox"/> 290 All Other Real Property	<input type="checkbox"/> 445 Amer. w/Disabilities - Employment	<input type="checkbox"/> 530 General		<input type="checkbox"/> 950 Constitutionality of State Statutes
	<input type="checkbox"/> 446 Amer. w/Disabilities - Other	Other:		
	<input type="checkbox"/> 448 Education	<input type="checkbox"/> 535 Death Penalty		
		<input type="checkbox"/> 540 Mandamus & Other		
		<input type="checkbox"/> 550 Civil Rights		
		<input type="checkbox"/> 555 Prison Condition		
		<input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement		
			IMMIGRATION	
			<input type="checkbox"/> 462 Naturalization Application	
			<input type="checkbox"/> 465 Other Immigration Actions	

V. ORIGIN (Place an "X" in One Box Only)

☒ 1 Original Proceeding☐ 2 Removed from State Court☐ 3 Remanded from Appellate Court☐ 4 Reinstated or Reopened☐ 5 Transferred from Another District (specify)☐ 6 Multidistrict Litigation - Transfer☐ 8 Multidistrict Litigation - Direct File

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): 14th AMENDMENT 4th AMENDMENT, EXCESSIVE FORCE, HARASSMENT, RETALIATION, MONELL Claim

Brief description of cause: 07/08/2023 WRECKLESS DRIVING allegations, from Profiling, Pattern, and Retaliation

VII. REQUESTED IN COMPLAINT:

☐ CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.C.P.

DEMAND \$

CHECK YES only if demanded in complaint:

JURY DEMAND: ☒ Yes ☐ No

VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE

DOCKET NUMBER

DATE

SIGNATURE OF ATTORNEY OF RECORD

FOR OFFICE USE ONLY

RECEIPT #

AMOUNT

APPLYING IFP

JUDGE

MAG. JUDGE

also DEPRIVATION OF PROPERTY INTERESTS
DEPRIVATION OF PROPERTY RIGHTS